Attorney Docket: 2872P-00260

Serial No.:

08/493,486

a terminal assembly connected to said heating element for conducting an electric current thereto, said terminal assembly passing through said aperture in said recessed body portion, said terminal assembly including a first portion connected to said heating element and a second portion removably engageable with said first portion, said second portion being disposable through an opening in the engine for engagement with the first portion of the terminal assembly; and

grounding means electrically connected to said heating element.

Claim 3, line 1, delete "2" and insert therefor --1--.

Claim 6, line 4, delete "perpendicular" and insert therefor --perpendicularly--.

Claim 11, line 4, delete "perpendicular" and insert therefor --perpendicularly--.

Claim 13, line 3, defete "perpendicular" and insert therefor --perpendicularly--.

Claim 18, line 10, delete "perpendicular" and insert therefor --perpendicularly--.

REMARKS

Initially, the undersigned would like to thank the Examiner for the courtesy extended Applicant's representative, Douglas A. Mullen, during a telephone interview with the Examiner on April 3, 1996. While no agreement was reached during the interview, the discussion assisted the undersigned in fashioning the above amended Claim 1.

This Amendment is in response to the Office Action dated February 13, 1996 wherein the Examiner: (a) rejects Claim 1 under 35 U.S.C. §102(b) as being clearly anticipated by Tanaka et al.; (b) rejects Claims 9 and 10 under 35 U.S.C. §103 as being unpatentable over Tanaka et al.; (c) objects to Claim 13 due to an informality present therein; (d) objects to Claims 2-8 as being dependent upon a rejected base claim but indicates that these claims would be allowable if rewritten in independent form including all of the limitations of the base